From: Ferris, Brittany (EOIR)

To: All of Court Administrators (EOIR); All of Judges (EOIR); All of OCIJ HDQ (EOIR); All of OCIJ JLC (EOIR); BIA

ATTORNEYS (EOIR); BIA BOARD MEMBERS (EOIR); EOIR Library (EOIR); BIA SUPPORT (EOIR); BIA TEAM P (EOIR); Butler, Vicki A. (EOIR); Carr, Donna (EOIR); King, Jean (EOIR); OGC (EOIR); McHenry, James (EOIR); Reilly, Katherine (EOIR); Santoro, Christopher A (EOIR); Alder Reid, Lauren (EOIR); Berkeley, Nathan (EOIR); Cowles, Jon (EOIR); Bauder, Melissa (EOIR); Korniluk, Artur (EOIR); Adams, Amanda (EOIR); Pease, Jeffrey

(EOIR)

Cc: Rose, Karen (EOIR); Atkinson, Pamela (EOIR)

Subject: Matter of MARQUEZ CONDE, 27 I&N Dec. 251 (BIA 2018)

Date: Friday, April 06, 2018 10:34:31 AM

The above precedent decision can be found in Volume 27 at page 251. The link to the decision is:

Intranet:

https://eoirnet/sites/eoir/BIA/VLL/PrecedentDecisions/3923.pdf

The Board of Immigration Appeals' holding in *Matter of Pickering*, 23 I&N Dec. 621 (BIA 2003), *rev'd on other grounds*, *Pickering v. Gonzales*, 465 F.3d 263 (6th Cir. 2006), regarding the validity of vacated convictions for immigration purposes, is reaffirmed, and the decision is modified to give it nationwide application. *Renteria-Gonzalez v. INS*, 322 F.3d 804 (5th Cir. 2002), not followed.

